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REMARKS

This is in response to the Office Action mailed on January 7, 2008. With this

response, all pending claims 1, 3-32 and 34-56 are presented for reconsideration and favorable

action. With this response, claim 32 has been amended.

In the Office Action, the Examiner withdrew the allowability of prior claims 2 and

33.

The claims were rejected under 35 USC § 102 based on Eryurek U.S. 6,017,143.

However, the pending claims are patentability distinct from that reference.

The pending claims include a process variable sensor, along with a vibration

sensor, which are in the process device. This is not shown by the cited reference.

The Office Action sites a passage from Eryurek (cols. 8 and 9, lines 29-3)

describes an inference engine which receives process variables, control signals and process

events. This does not show a device with both a process variable sensor and a separate vibration

sensor as set forth in the pending claims.

As the independent claims contain elements which are not shown by the cited

reference, it is believed that the present application is in condition for allowance. Reconsideration

and favorable action are respectfully requested.

In view of the above amendments and remarks, it is believed that the application

is in condition for allowance. Reconsideration and favorable action are respectfully requested.

The Director is authorized to charge any fee deficiency required by this paper or

credit any overpayment to Deposit Account No. 23-1123.

Respectfully submitted,

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